

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA

Plaintiff

vs

1) RICARDO SEGARRA-ORTIZ  
a/k/a Chino  
2) **JULIO A. GONZALEZ-IRIZARRY**,  
a/k/a Chino  
3) WILLIAM DETRES-MARQUEZ and  
4) ALEX X. COLMENARES-ORTIZ

Defendants

CRIMINAL 98-0152CCC

**O R D E R**

The letter-motions filed by defendant Julio González pro se on August 16, 2005 (**docket entry 221**) and September 7, 2005 (**docket entry 222**), considered as a request for clarification of the condition of restitution imposed as part of defendant's sentence, are DENIED. The Judgment entered on November 15, 2001 (docket entry 178) specifically provides at page 4 that "defendant shall make restitution in the amount of \$25,905.00 to Citibank . . . to be paid in 60 installments during his supervision period." (Emphasis ours.) It is patently clear, then, that payment of the restitution amount would begin during defendant's terms of supervised release. In addition, 18 U.S.C. § 3612(f)(1) provides that "... defendant shall pay interest on any fine or restitution of more than \$2,500, unless the fine is paid in full before the fifteenth day after the date of the judgment."

SO ORDERED.

At San Juan, Puerto Rico, on October 11, 2005.

S/CARMEN CONSUELO CEREZO  
United States District Judge